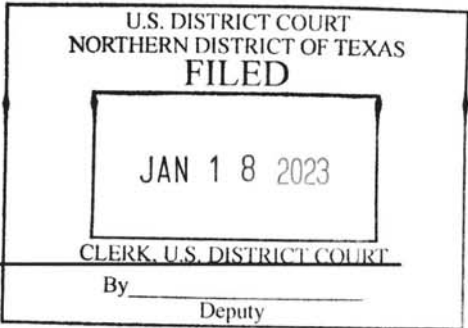


**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF TEXAS**  
**DALLAS DIVISION**

:TIANIKWA :HAYWOOD  
AND  
:PAUL-DOUGLAS :CELESTINE  
V.  
TEXAS REALATOR, ETL

§  
§  
§  
§  
§  
§  
§  
§  
§  
§

Civil Action  
3-22-CV 2774-C



**MOTION FOR RECONSIDERATION UNDER MARITIME LAW**

The United State Magistrate Judge violated the plaintiff surpass by non-constitutional procedure  
By detaining maritime vessel that have paid the fee to travel the sea; legal space. Also magistrate Judge.  
Have not signed the document  
And  
Request for writ of denovo for detaining the lawful vessel by violating the constitution

**Facts**

All parties have been properly served by way of the United States mail procedure, postal union, maritime law; Maritime post master.

:Tianikwa :Haywood Plaintiff

:Paul-Douglas :Celestine have requested reviewing by the United States District Judge

**Law**

The Plaintiffs knowledge that provide the grounds for higher entitlement to relief.

1. The Honorable Magistrate Judge have not sign the document and have set false sentence structure communication parse syntax grammar in the response, this his/her response does not stop the taint by the grammar by these words "until, it, and, is, appropriate, until, are, on" the words have several meanings that violate due process, this violate the law; by the constructed violation mean no contract, which trigger title 18:1001.

The Honorable court by the constitutional must reconsider the maritime effect of his/her ruling, by the superior law of maritime which began 8500 year. These vessel must not be detained.

Respectfully Submitted

:Tianikwa :Haywood  
:Tianikwa :Haywood

1/7/2023  
Date

:Paul-Douglas :Celestine  
:Paul-Douglas :Celestine

1/7/2023  
Date

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF TEXAS**  
**DALLAS DIVISION**

:TIANIKWA:HAYWOOD

AND

:PAUL-DOUGLAS :CELESTINE

V.

TEXAS REALTOR,

com

ස

com

com

com

com

con

**con**

com

com

3

Order For

Civil Action

3-22-CV 2774-C

**MOTION FOR RECONSIDERATION UNDER MARITIME LAW**

**The United State Magistrate Judge violated the plaintiff surpass by non-constitutional procedure**

By detaining maritime vessel that have paid the fee to travel the sea; legal space. Also magistrate Judge. Have not signed the document

GRANTED \_\_\_\_\_

DENIED \_\_\_\_\_

DATE \_\_\_\_\_

HONORABLE JUDGE  
UNITED STATES  
DISTRICT COURT

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF TEXAS**  
**DALLAS DIVISION**

:TIANIKWA:HAYWOOD

AND

:PAUL-DOUGLAS :CELESTINE

V.

TEXAS REALTOR, ETL.

com

com

com

ස

com

၁၁

com

com

com

၁၁

com

## Order

Civil Action

3-22-CV 2774-C

### ***Writ of Deveno***

It is so order that the above motion is:

GRANTED \_\_\_\_\_

DENIED \_\_\_\_\_

DATE \_\_\_\_\_

HONORABLE JUDGE  
UNITED STATES  
DISTRICT COURT

**UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF TEXAS**  
**DALLAS DIVISION**

---

:TIANIKWA :HAYWOOD	§	Civil Action
AND	§	
:PAUL-DOUGLAS :CELESTINE	§	3-22-CV 2774-C
V.	§	
TEXAS REALATOR, ETL	§	

---

**NOTICE OF APPEARANCE MARTIME CHIEF JUDGE :PAUL-DOUGLAS :CELESTINE IN CIVIL ACTION NO. 3-22-CV2774-C**

---

COMES NOW, Chief Judge "Maritime Law" hereby gives notice of appearance to the Honorable concerning the Maritime Law, Federal Law, and C.S.S.C.P.S.G. of civil action 3-22-CV-2447-C and hereby invoking State, Federal, and Maritime Law. :Paul-Douglas :Celestine is moving the vessel into a sea of space which is the court.

1. Chief Judge :Paul-Douglas :Celestine is invoking all of his rights as a Chief Maritime Judge with all authority of the law and constitution in that truth and facts shall now come before the court.
2. By the fraud of the Plaintiff TEXAS REALATOR, ETL, in the grammar of the contract, the court is requesting the "Correct-Sentence- Structure-Communication-Parse-Syntax-Grammar" of all documents used in the original contract and loan agreement

For the Honorable Judge, knowledge of the court is the paper or complaint. The grammar is fraud when one received the meaning of the C.S.S.C.P.S.G or "Correct-Sentence- Structure-Communication-Parse-Syntax-Grammar" of the contract. Also, the framing or boxing anything that is in a box is void in stopping the conveyance of evidence.

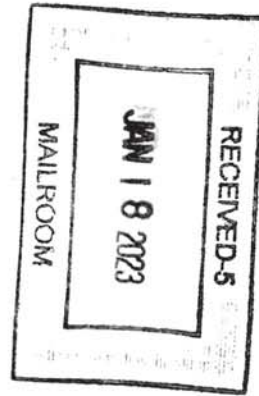
Respectfully submitted,

:Paul-Douglas :Celestine

:Paul-Douglas :Celestine

1/7/2023  
Date

3222 Stephen Haywood  
Burgundy LN  
Malden TX 76065



75242-130770

United States District Court  
1100 Commerce Street Room 1400  
Dallas TX 75242



NORTH TEXAS TX P&DC  
DALLAS TX 7520  
12 JAN 2023 PM 4

